1 2	Chant Yedalian, State Bar No. 222325 chant@chant.mobi CHANT & COMPANY A Professional Law Corporation					
3	A Professional Law Corporation 1010 N. Central Ave. Glendale, CA 91202					
4	4 Phone: 877.574.7100 Fax: 877.574.9411					
5						
6	6					
7	Steven J. Goon, State Bar No. 171993 sgoon@rutan.com					
8	Karen E. Walter, State Bar No. 186934 kwalter@rutan.com					
9	611 Anton Bouleyard, Suite 1400					
10 11	Phone: 714.641.5100					
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15	LINITED STATES DISTRICT COLIDT					
16	CENTRAL DISTRICT OF CALLEORNIA					
17	17					
18						
19	19 situated, ) JOINT PROPOSED SCHEDU DATES	JLE OF				
20	Plaintiffs,					
21						
22	FLAX USA, INC., and DOES 1 through 10, inclusive,					
23	Defendants.					
24	24					
25	25					
26	26					
27	27					
28	28					
	- 1 -					
	JOINT PROPOSED SCHEDULE OF DATES	JOINT PROPOSED SCHEDULE OF DATES				

1	Plaintiff Garo Madenlian, individually and on behalf of all others similarly			
2	situated, and defendant Flax	USA, Inc. ("Flax USA"), by and through their		
3	respective counsel, hereby submit the attached Joint Proposed Schedule Of Dates			
4	concerning the class-wide settlement in this matter.			
5				
6		Respectfully submitted,		
7				
8	DATED: September 23, 2014	CHANT & COMPANY A Professional Law Corporation		
9		A Professional Law Corporation		
10				
11		By: /S/ – Chant Yedalian Chant Yedalian		
12		Counsel For Plaintiff Garo Madenlian		
13				
14	DATED: September 23, 2014	RUTAN & TUCKER, LLP		
15				
16		By: /S/ – Karen E. Walter (with permission) Steven J. Goon		
17		Karen E. Walter		
18		Counsel For Defendant Flax USA, Inc.		
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27	1 7 041-4 41-4 11 14	signatorias listad and an advanta late 10 dec Cit		
28	I attest that all other signatories listed, and on whose behalf the filing submitted, concur in the filing's content and have authorized the filing.			
	- 2 -			
	JOINT PR	ROPOSED SCHEDULE OF DATES		

## JOINT PROPOSED SCHEDULE OF DATES

Garo Madenlian, et al. v. Flax USA Inc., et al. Case No. SACV13-01748 JVS (JPRx)

Event	Date	Reference
Hearing on Motion for Preliminary Approval & Entry of Order Granting Preliminary Approval	9/22/14	
Settlement Website up and running	10/22/14	Settlement
Settlement weeste up und rummig	(no later than 30 days	§ I.30.,
	after prelim. approval)	§ V.B.
	Free Processor September 1997	3
Notice Publication on TopClassActions.com	10/30/14	Settlement
(This starts 180-day claim period)	(no later than 40 days	§ I.8.,
	after prelim. approval)	§V.B.
1 <sup>st</sup> Short Form Notice Publication in USA Today	10/30/14	
and city to the part of the pa	10/1/14	
2 <sup>nd</sup> Short Form Notice Publication in USA Today	12/1/14	C - 441 4
Deadline to opt out of class	12/29/14	Settlement
	(60 days after	§ VI.B.1.
	publication on	
Deadline to object to settlement	TopClassActions) 12/29/14	Settlement
Deadmie to object to settlement	(60 days after	§ VI.C(1)
	publication on	§ VI.C(1)
	TopClassActions)	
Claim Period (180 days)	10/30/14 – 4/28/15	Settlement
Claim Period (100 days)	(180 days after	§ I.3.
	publication on	8 -10 1
	TopClassActions)	
The settlement's "effective date" is when (1) the court grants	,	Settlement
final approval and (2) resolves any objections.		§ IX.A.
Assuming there are no appeals by objectors such that the		
"effective date" occurs sometime during the claim period:		
3 <sup>rd</sup> Short Form Notice Publication in USA Today	1/6/15	
Deadline to: (1) file motion for final approval, and (2) file	1/24/15	Settlement
fees/incentive award motion and post fees/incentive motion on	(30 days before final	§ VI.C.2.
class action settlement website	approval hearing)	
Deadline to file and serve written objections to fees/incentive	2/2/15	Settlement
award motion	(21 days before final	§ VI.C.2.
Deadline receive list of out outs	approval hearing)	C a441 a 4
Deadline receive list of opt outs	2/3/15 (20 days before fine)	Settlement
	(20 days before final	§ VI.B.1.
Degreeted data for final approved bearing	approval hearing) 2/23/15	
Requested date for final approval hearing	2/23/13	

Payment of claims and administrative costs calculated on a per	6/12/15	Settlement
claim basis	(no later than 45 days	§ IV.A.5.
	after end of claim	
	period)	
Payment of attorneys' fees and incentive award	7/12/15	Settlement
	(no later than 30 days	§ VIII.A.,
	after payment of	§ VIII.C.
	claims)	